Exhibit C

THE STATE OF NEW HAMPSHIRE

JUDICIAL BRANCH

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Date of Offense								
CIRCUIT COURT BAIL ORDER Police Dept. Rockingham County Sheriffs								
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Date of Offense	CIRCUIT COURT BAIL ORDER							
O3/31/2021 Control Drug Premises	Police Dept. Rockingham County Sheriffs Agency Case Number: 2101-100-)F							
It is hereby ordered, pending arraignment trial other hearing onatAM PM, that Be released on personal recognizance. Be released on an unsecured appearance bond in the amount of Be detained for not more than 72 hours to allow for filing of a process of the defendant of Be released on \$cash or corporate surety bail. The condition will not be the cause for continued detention. Be released on \$cash or corporate surety bail base evidence that no reasonable alternative or combination of conditions are released in preventive detention pursuant to RSA 597:2, Ill(a) to evidence that the defendant's release will endanger the safety of the safety of the defendant of the defendan	Date of Offense Misd. A Misd. B Other							
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	umber: <u>Case 1:21-cr-1035</u> 0	-LTS Document	417-3 Filed 08/04/	23 Page 3 of 7	
<u>CIRCUI</u>	COURT BAIL ORDER				
Defend ordered	release, Defendant is subject lant shall not commit a federal d and must advise the court in Shall have no contact, direct and shall not come within	al, state or local cr n writing of all cha or indirect, or thro	ime, must appear a nges of address wit ough a third party w	thin 24 hours.	
2.	Shall not be at the following		•	• •	
3.	Shall live at:		· ·		
4. 🔲	Shall not travel outside of Ne				
5. 🗹	Shall not possess a firearm,	destructive device	e, dangerous weapo	on, or ammunition.	
6. 🗹					
7. 🗌	Shall not drive until defendant's license or privilege is restored by the director of the division of motor vehicles.				
8. 🗌	Shall follow all terms and co	nditions of probati	on and/or parole.		
9.	Shall sign a waiver of extrad	ition before being	released on bail.		
10.	The Criminal Bail Protective	Order issued on _	re	mains in full force and effect.	
11.	Other:				
	<u> </u>	46			
Name:	dant Information:		DOB:		
•	al address:				
_	address (if different):				
		. phone #:			
✓ Def	fendant received a copy of "W	/hat You Need to	Know."	•	
			Defendant Signature		
So Ore	dered:		Delettaant olghature		
03/31/2	021				
Date			Signature of Bail Com	missioner	
\$40 Ba	ail commissioner fee: payment arrangement made	unpaid	Daniel F. Gildea Name of Bail Commis	sioner	
☐ Appr		☐ Approved as r		See Supplemental Bail Order	
Date			Signature of Judge		
Defe	nty Attorney/AGs Office nse Counsel se of Corrections	☐ Sheriff's Departme ☐ NH Department of ☐ Other		☐ Defendant ☐ Surety	

THE STATE OF NEW HAMPSHIRE

JUDICIAL BRANCH

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WHAT YOU NEED TO KNOW

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I the address is

IMPORTANT INFORMATION

- Ask to see a bail commissioner if you have been arrested on a new offense.
 - If you don't have \$40 to pay the bail commissioner fee, you can pay it later or ask the court to waive the fee if you are indigent.
- If you want a lawyer you must request one by filling out a "REQUEST FOR A LAWYER" form. You
 can give the form to the bail commissioner.
- You must give the bail commissioner an accurate phone number, cell phone number and an email address (if any) so your lawyer can contact you. The Court may also be able to send you hearing date reminders.

YOU CAN ASK TO SEE A BAIL COMMISSIONER

- A bail commissioner, appointed by the court, can set bail in your case unless bail has already been set by a judge. If you can't pay the bail commissioner the fee now, the commissioner will still set bail and you can pay the fee later. If you are indigent, you may ask the court to waive the \$40 fee.
- The law provides that bail commissioners are entitled to a fee of \$40 for their services to set and/or collect bail.
- Once bail is set, you can post bail at any time before going to court by asking to see a bail commissioner.
- If you do not want to see a bail commissioner, or you can't post bail that has been set, you will be brought to court to see a judge within 24 hours of your arrest unless it is a Saturday, Sunday or holiday.

YOU CAN ASK FOR A COURT APPOINTED LAWYER if you have been arrested on a Class A misdemeanor or felony.

- Your bail commissioner will give you a "Request For A Lawyer" form. You must complete the form and get the form to the Court. You can:
 - Give the completed form to the bail commissioner, OR Take or mail the completed form to the Court <u>before</u> your first court date.
- When the Court gets your completed "Request For A Lawyer" form, they will give you an answer within 24 hours. The answer will be one of these:
 - o "A lawyer will be appointed and the lawyer will contact you. OR;
 - You have too much money to get a court appointed lawyer.
 - If this happens and you disagree, you can ask the Court to reconsider their decision by filing a motion. The Court needs more information that you left off your form.

Contact the Court at 1-855-212-1234 if you haven't heard from them within three days of turning in your form.

• If you are in custody, the Court will appoint a lawyer for you. You can complete your "Request For A Lawyer" form now, or when you go to court.

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YOU NEED TO KNOW

PENALTY FOR OFFENSE COMMITTED WHILE ON RELEASE PURSUANT TO RSA 597:14-b

- I. A person convicted of an offense while released pursuant to this chapter shall be sentenced, in addition to the sentence prescribed for the offense to:
 - (a) A term of imprisonment of not more than 7 years if the offense is a felony; or
 - (b) A maximum term of imprisonment of not more than one year if the offense is a misdemeanor.
- II. A term of imprisonment imposed pursuant to this section shall be consecutive to any other sentence of imprisonment. Neither the penalty provided by this section nor any prosecution under this section shall interfere with or prevent the forfeiture of any bail or the exercise by the Court of its power to punish for contempt.

DETENTION AND SANCTIONS FOR DEFAULT OR BREACH OF CONDITIONS PURSUANT TO 597:7-a

- A peace officer may detain an accused until he can be brought before a judge if he has a warrant issued by a judge for default of recognizance or for breach of conditions of release or if he witnesses a breach of conditions of release. The accused shall be brought before a judge for a bail revocation hearing within 48 hours. Saturdays, Sundays and holidays excepted.
- II. A person who has been released pursuant to the provisions of RSA 597:2 and who has violated a condition of his release is subject to a revocation of release, an order of detention, and a prosecution for contempt of court.
- III. The State may initiate a proceeding for revocation of an order of release by filing a motion with the Court which ordered the release and the order of which is alleged to have been violated. The Court may issue a warrant for the arrest of a person charged with violating a condition of release, and the person shall be brought before the Court for a proceeding in accordance with this section.

TAMPERING WITH WITNESS AND INFORMANTS PURSUANT TO RSA 641:5

A person is guilty of a Class B felony if:

- I. Believing that an official proceeding, as defined in RSA 641:1, II or investigation is pending or about to be instituted, s/he attempts to induce or otherwise cause a person to:
 - (a) Testify or inform falsely; or
 - (b) Withhold any testimony, information, document or thing; or
 - (c) Elude legal process summoning him to provide evidence; or
 - (d) Absent himself/herself from any proceeding or investigation to which s/he has been summoned; or
- S/he commits any unlawful act in retaliation for anything done by another in his/her capacity as witness or informant; or
- III. S/he solicits, accepts or agrees to accept any benefit in consideration of him/her doing any of the things specified in paragraph 1.

THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

http://www.courts.state.nh.us

Case Name: Case Number: (if known)	<u> </u>
(if known)	
REQUEST FOR A LAWYER	
Name:	
Address:	
Telephone: Age: Age:	
Marital Status Single Married Divorced Separated	Widowed
List dependents you personally support: (Include address if not same as yours. List relationship	_
a c	
b d	
	POUSE
b. Checking and savings accounts\$\$	
c. Stock, Bonds, Trusts, CD's, Other \$ \$	
TOTAL: \$ \$	
2. INCOME	
a. Salary/Wages – Take home pay (weekly x 4.333=) \$ \$	
b. Alimony or Maintenance Received (weekly x 4.333=) \$ \$ c. Child Support Received (weekly x 4.333=) \$ \$	
3. EMPLOYMENT YOURS SPOUSE a. Employer:	
b. Address:	
Check:	☐ Seasonal
4. HOUSING COSTS	
a. Monthly Rent or Mortgage\$	
b. Utilities (Electricity, heat, etc)\$	
TOTAL: \$	T for more with his
MONTHLY LOAN PAYMENTS (List only loans and regular payments not listed elsewhere. NO living expenses.)	i for monthly
•	thly Payment
or o	

Ou.	se Name: <u>Case 1.21-cr-103</u> se Number: <u>QUEST FOR A LAWYER</u>						
		<u> </u>					
б.	OTHER PAYMENTS - Alimony Name	Paid, Child Support, Restitution Purpose	Still Owe	Monthly Payment			
			_ \$	\$			
		TOTAL:		\$			
7.	PROPERTY a. Do you own a house or oth	ner real estate?	Yes (if yes, list) [
	Who holds mortgage						
	b. Have you sold or transferred last 6 months? Property	Yes (if yes list)	□ No				
	1000000000.32						
	1000000000.32 REMARKS	1000000000.32	\$1000000000	\$1000000000			
ο.	REWARNS						
	I request that the court appoint an attorney to represent me as I cannot afford to hire one. If the court appoints a lawyer, I UNDERSTAND THAT I MAY BE REQUIRED TO REPAY THE SERVICES PROVIDED TO ME BY COURT APPOINTED COUNSEL UNLESS THE COURT FINDS THAT I AM OR WILL BE FINANCIALLY UNABLE TO PAY. I must contact OCC within 5 days to confirm my mailing address and talk about paying my legal fees. I understand that if I do not agree with the eligibility findings made by the court or the ability to repay decisions made by OCC, I may file a motion with the court. I understand that I am required to notify the OCC and the court of every change of address while I still owe the state for the cost of my representation. I further understand that if at any time prior to the disposition of my case, my financial condition changes, I must notify the Court and OCC immediately.						
Ļ	I hereby authorize the State of information with regard to my creditor or employer.	•		-			
be or sta	rification: I verify the truth and lief and further verify that all fa affixing my electronic signature tements made in this document prisonment or both.	cts contained in this docur e to this document I ackno	nent are alleged in goo wledge my understand	d faith. By signing ing that any false			
Dat	te	Applio	cant Signature				
FC	OR COURT USE Application Approved.	oplication Denied.					
Dat	te	Signa	ture of Judge (required only	if request is denied)			